

UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF PENNSYLVANIA

JUKEN WASHINGTON GORDON,
Plaintiff,

Vs.,

CIVIL NO. 1:CV-1-0331

N. GONZALEZ, ET AL.,
Defendants,

FILED
HARRISBURG, PA
AUG 25 2004

MARY E. D'ANDREA, CLERK
Per _____
Deputy Clerk

BRIEF IN SUPPORT OF MOTION TO ORDER THAT THE
PLAINTIFF TAKEN A MRI PROGNOSTIC COMPLETE AND
COMPREHENSIVE BACK EXAMINATION BY A RADIOLOGIST
BACK EXPERT.

COMES NOW, Plaintiff pro-se Juken W. Gordon respectfully request
and asks this honorable court to order that the plaintiff taken a MRI
Prognostic complete and comprehensive back examination by a radiologist
back expert. This civil action matter is pending before this court.

1. Reasons for said motion is, On December 19, 2000 just three (3)
months after the used of excessive physical force by the defendants.
plaintiff saw Dr. Reish, who then examined the plaintiff x-ray flims
and diagnosed plaintiff with compression fracture with disc injuries.
Dr. Reish noted in his medical report's. I think his problem is residual
compression fracture with a disc that is deteriorating in that level.

2. Dr. Reish also noted in his medical report's of December 19, 2000
Also of significance is that he says when he was in the Lewisburg Federal
Penitentiary he was involved in a situation where he was taken to the
office, had to put his hands up against the wall, and then had his feet

taken out from underneath him. He fell at that time. He call the police. He had really no radicular symptoms or, in my estimation, significant change.

3. The plaintiff continue's to feel pain in his back up to this present time without knowing exactly what are problems to the plaintiff back from the September 9, 2000 assault at USP Lewisburg by the defendants.

4. Attach to this motion, is a copy of Dr. Reish's examination medical report's dated December 19, 2000. (Dr. Reish's orthopedic back specialist). On December 19, 2000 Dr. Reish point to the area on the x-ray to show plaintiff the problems to the plaintiff back.

WHEREFORE, for all the foregoing reasons stated above plaintiff Juken Washington Gordon respectfully request this honorable court to grant his motion to order that the plaintiff taken a MRI Prognostic complete and comprehensive back examination at a MRI unit, and that the results admitted into evidence at trial.

Respectfully Submitted

By Juken Gordon
Juken Washington Gordon,
Pro-se Reg. No. 05373-088

Dated: 21st, 2004.

GORDON - 05373-088
USP ALLENWOOD

12-19-00

Mr. Gordon is 32 and he comes because he has discomfort in his low back. His history first starts in 1997 before he got incarcerated. This would have been in January or February of 1997. He was involved in an automobile accident in New York. He was seen by a private physician and had back pain. He was started on therapy, started on medication, and before he could finish his treatment he was incarcerated. This would have been around April. He says his back was really sore and it hurt. He had an MRI at that time. He is not exactly sure what it showed, but he doesn't think it showed anything of significance. He thinks his doctor told him that he had a fracture. He said his pain never really went away since that time and kind of lingered. It then got worse. He can't really relate to an episode that made it worse. He says that his pain is more constant now than it was then, he has it a significant amount of time. It is not associated with any leg pain at all and he has no radicular symptoms. It is not made worse by coughing or sneezing.

Also of significance is that he says when he was in the Lewisburg Federal Penitentiary he was involved in a situation where he was taken to the office, had to put his hands up against the wall, and then had his feet taken out from underneath him. He fell at that time. He called the police. He had really no radicular symptoms or, in my estimation, significant change.

Physical examination reveals that his forward flexion is good. His lateral bending is good. Straight leg raising is negative. Deep tendon reflexes of the knee and ankle are normal. Sensory examination is okay. Extensor hallucis longus rates a 5. He has no sciatic notch tenderness.

He has two films, AP and lateral. He has some hypertrophic formation at the superior endplate of L3, suggestive of an old fracture or osteoarthritic change. There is also accompanying disc space narrowing between L2 and L3, with a small osteophyte maybe on the superior aspect of L4. There does not appear to be any spondylolysis or spondylolisthesis. I don't have any obliques, but I don't see it on the lateral.

I think his problem is residual compression fracture with a disc that is deteriorating in that level, not

Devan Channusumman, M.D.
10/21/04

CERTIFICATE OF SERVICE.

I, Juken Washington Gordon, being duly sworn under the penalty of perjury pursuant to 28 U.S.C. 1746 and according to law, hereby depose and say:

1. I am the prisoner at USP Allenwood, White Deer, Pennsylvania.
2. On this 21st, day of August 2004 I placed two (2) copies of the pleading(s) in an envelope addressed to:

Clerk's Office
U.S. District Court
228 Walnut Street
Post Office Box 983
Harrisburg, Pennsylvania 17108

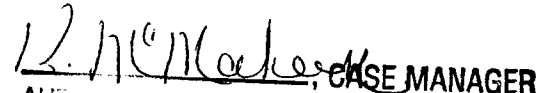
And

Michael J. Butler, Esq.
U.S. Attorneys Office
228 Walnut Street, 2nd Floor
Post Office Box 11754
Harrisburg, Pennsylvania 17108

3. I then affixed sufficient postage to cover first-class U.S. Mail delivery, and then give the package to prison officials here at USP Allenwood, to placed in mail box reserved for inmate legal mail, on this 21st, day of August 2004.


Juken Washington Gordon,
Pro-se Reg. No. 05373-088
Allenwood U.S.P.
Post Office Box 3000
White Deer, Pa. 17887

Sworn before me on this 20, day of August 2004.


Michael J. Butler, CASE MANAGER
APPOINTED BY THE ACT OF JULY 7,
1964, AUTHORIZED TO ADMINISTER
OATHS (18 USC 4004).

Notary Public

Juken Washington Gordon
Reg. No. 05373-088
Allenwood U.S.P.
Post Office Box 3000
White Deer, Pa. 17887

Clerk's Office
United States District Court
228 Walnut Street
Post Office Box 983
Harrisburg, Pennsylvania 17887

Re: Gordon v. Gonzalez, et al.,
Civil Action No. 1:cv-01-0331 SHR

Dear Clerk's:

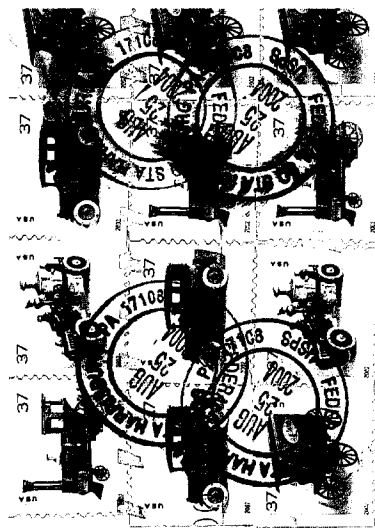
Enclosed please find an original and one (1) copy of brief in support of motion to subpoena Mr. Harold S. Parnes, M.D. and Ms. Sondra J. Pfeffer, M.D. as plaintiff's own expert witnesses, pursuant to federal rule of civil procedure 45 and local rule 83.10.4 Also please find an original and one (1) copy of brief in support of motion to order that the plaintiff taken a MRI prognostic complete and comprehensive back examination by a radiologist back expert.

Please stamp file and return the extra copies to the plaintiff records. Thank you in advance for your time effort and attention in this matter. Please feel free to contact me at the above addressed if there any question.

Respectfully Submitted

By Juken Gordon
Juken Washington Gordon

Dated: August 21st, 2004



From: Juken Washington Gordon
Reg. No. 05373-088
20 Allenwood U.S.P. Inc.
Post-Office-Box 30000
White Deer, Pennsylvania 17887

MAILED 7/11/01

9060 9060 9000 0000 0000

MAILED FROM
U.S. PENITENTIARY

To: The Clerk's Office
United States District Court
228 Walnut Street
Post Office Box 983
Harrisburg, Pennsylvania 17108

Legal Mail

Legal Mail